

## General Assembly

## **Amendment**

February Session, 2008

LCO No. 4663

\*SB0046404663SR0\*

Offered by:

SEN. DEBICELLA, 21st Dist.

To: Subst. Senate Bill No. 464 File No. 133 Cal. No. 124

## "AN ACT CONCERNING STEM CELL RESEARCH."

- After the last section, add the following and renumber sections and internal references accordingly:
- 3 "Sec. 501. (NEW) (Effective July 1, 2008) The Commissioner of
- 4 Revenue Services, in consultation with the Commissioner of Public
- 5 Health, shall develop a form to be entitled "Taxpayer Statement
- 6 Regarding Receipt of Preventive Health Care Services". An individual
- 7 taxpayer may submit the Taxpayer Statement Regarding Receipt of
- 8 Preventive Health Care Services to his or her primary care physician
- 9 for such physician's certification that the individual taxpayer has
- 10 received, during the course of the tax year, all age and gender
- 11 appropriate clinical preventive health care services, as determined by
- 12 the Department of Public Health. An individual taxpayer who obtains
- 13 such certification from a primary care physician may file the Taxpayer
- 14 Statement Regarding Receipt of Preventive Health Care Services with
- 15 the individual's state income tax return. An individual taxpayer filing
- 16 a Taxpayer Statement Regarding Receipt of Preventive Health Care

17 Services with his or her state income tax return may deduct from his or

- 18 her taxable income medical care expenses. For purposes of this section,
- 19 "medical care expenses" means expenses paid during the taxable year,
- 20 not compensated for by insurance or otherwise for medical care as
- 21 provided in Section 213(d) of the Internal Revenue Code of 1986, or
- 22 any subsequent corresponding internal revenue code of the United
- 23 States, as from time to time amended.
- Sec. 502. Subparagraph (B) of subdivision (20) of subsection (a) of
- 25 section 12-701 of the 2008 supplement to the general statutes is
- 26 repealed and the following is substituted in lieu thereof (Effective July
- 27 1, 2008, and applicable to taxable years commencing on or after January 1,
- 28 2008):

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

(B) There shall be subtracted therefrom (i) to the extent properly includable in gross income for federal income tax purposes, any income with respect to which taxation by any state is prohibited by federal law, (ii) to the extent allowable under section 12-718, exempt dividends paid by a regulated investment company, (iii) the amount of any refund or credit for overpayment of income taxes imposed by this state, or any other state of the United States or a political subdivision thereof, or the District of Columbia, to the extent properly includable in gross income for federal income tax purposes, (iv) to the extent properly includable in gross income for federal income tax purposes and not otherwise subtracted from federal adjusted gross income pursuant to clause (x) of this subparagraph in computing Connecticut adjusted gross income, any tier 1 railroad retirement benefits, (v) to the extent any additional allowance for depreciation under Section 168(k) of the Internal Revenue Code, as provided by Section 101 of the Job Creation and Worker Assistance Act of 2002, for property placed in service after December 31, 2001, but prior to September 10, 2004, was added to federal adjusted gross income pursuant to subparagraph (A)(ix) of this subdivision in computing Connecticut adjusted gross income for a taxable year ending after December 31, 2001, twenty-five per cent of such additional allowance for depreciation in each of the four succeeding taxable years, (vi) to the extent properly includable in

gross income for federal income tax purposes, any interest income from obligations issued by or on behalf of the state of Connecticut, any political subdivision thereof, or public instrumentality, state or local authority, district or similar public entity created under the laws of the state of Connecticut, (vii) to the extent properly includable in determining the net gain or loss from the sale or other disposition of capital assets for federal income tax purposes, any gain from the sale or exchange of obligations issued by or on behalf of the state of public Connecticut, any political subdivision thereof, instrumentality, state or local authority, district or similar public entity created under the laws of the state of Connecticut, in the income year such gain was recognized, (viii) any interest on indebtedness incurred or continued to purchase or carry obligations or securities the interest on which is subject to tax under this chapter but exempt from federal income tax, to the extent that such interest on indebtedness is not deductible in determining federal adjusted gross income and is attributable to a trade or business carried on by such individual, (ix) ordinary and necessary expenses paid or incurred during the taxable year for the production or collection of income which is subject to taxation under this chapter but exempt from federal income tax, or the management, conservation or maintenance of property held for the production of such income, and the amortizable bond premium for the taxable year on any bond the interest on which is subject to tax under this chapter but exempt from federal income tax, to the extent that such expenses and premiums are not deductible in determining federal adjusted gross income and are attributable to a trade or business carried on by such individual, (x) (I) for a person who files a return under the federal income tax as an unmarried individual whose federal adjusted gross income for such taxable year is less than fifty thousand dollars, or as a married individual filing separately whose federal adjusted gross income for such taxable year is less than fifty thousand dollars, or for a husband and wife who file a return under the federal income tax as married individuals filing jointly whose federal adjusted gross income for such taxable year is less than sixty thousand dollars or a person who files a return under the federal

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

income tax as a head of household whose federal adjusted gross 86 87 income for such taxable year is less than sixty thousand dollars, an 88 amount equal to the Social Security benefits includable for federal 89 income tax purposes; and (II) for a person who files a return under the 90 federal income tax as an unmarried individual whose federal adjusted 91 gross income for such taxable year is fifty thousand dollars or more, or 92 as a married individual filing separately whose federal adjusted gross 93 income for such taxable year is fifty thousand dollars or more, or for a husband and wife who file a return under the federal income tax as 94 95 married individuals filing jointly whose federal adjusted gross income 96 from such taxable year is sixty thousand dollars or more or for a 97 person who files a return under the federal income tax as a head of 98 household whose federal adjusted gross income for such taxable year 99 is sixty thousand dollars or more, an amount equal to the difference 100 between the amount of Social Security benefits includable for federal 101 income tax purposes and the lesser of twenty-five per cent of the Social 102 Security benefits received during the taxable year, or twenty-five per 103 cent of the excess described in Section 86(b)(1) of the Internal Revenue 104 Code, (xi) to the extent properly includable in gross income for federal 105 income tax purposes, any amount rebated to a taxpayer pursuant to 106 section 12-746, (xii) to the extent properly includable in the gross 107 income for federal income tax purposes of a designated beneficiary, 108 any distribution to such beneficiary from any qualified state tuition 109 program, as defined in Section 529(b) of the Internal Revenue Code, 110 established and maintained by this state or any official, agency or 111 instrumentality of the state, (xiii) to the extent allowable under section 112 12-701a, contributions to accounts established pursuant to any 113 qualified state tuition program, as defined in Section 529(b) of the 114 Internal Revenue Code, established and maintained by this state or 115 any official, agency or instrumentality of the state, (xiv) to the extent 116 properly includable in gross income for federal income tax purposes, 117 the amount of any Holocaust victims' settlement payment received in 118 the taxable year by a Holocaust victim, (xv) to the extent properly 119 includable in gross income for federal income tax purposes of an 120 account holder, as defined in section 31-51ww, interest earned on

121 funds deposited in the individual development account, as defined in 122 section 31-51ww, of such account holder, (xvi) to the extent properly 123 includable in the gross income for federal income tax purposes of a 124 designated beneficiary, as defined in section 3-123aa of the 2008 125 supplement to the general statutes, interest earned on contributions to 126 accounts established for the designated beneficiary pursuant to the 127 Connecticut Homecare Option Program for the Elderly established by 128 sections 3-123aa to 3-123ff, inclusive, (xvii) medical care expenses, as 129 defined in section 501, provided such taxpayer has filed with his or her 130 state income tax return a Taxpayer Statement Regarding Receipt of 131 Preventive Health Care Services, and [(xvii)] (xviii) to the extent 132 properly included in gross income for federal income tax purposes, 133 fifty per cent of the income received from the United States 134 government as retirement pay for a retired member of (I) the Armed 135 Forces of the United States, as defined in Section 101 of Title 10 of the 136 United States Code, or (II) the National Guard, as defined in Section 137 101 of Title 10 of the United States Code."